

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

\*\*\* FILED \*\*\*  
11/07/2002

11/04/2002

CLERK OF THE COURT  
FORM R012

HONORABLE EILEEN WILLETT

D. Monroe  
Deputy

CR 2001-005401

FILED: \_\_\_\_\_

STATE OF ARIZONA

NOEL J R LEVY

v.

PETER JAMES LITTLE

DENNIS C JONES

APO-CCC  
VICTIM SERVICES DIV-CA-CCC

TRIAL MINUTE ENTRY  
DAY 16

10:00 a.m. Let the record reflect that the jury is all present in the jury room and resume their deliberations from 10/31/2002.

11:30 a.m. In Chambers: Counsel are telephonically present.

State's Attorney:	Noel J. R. Levy
Defendant's Attorney:	Dennis C. Jones
Defendant:	Present
Court Reporter:	Rick Gaio

Let the record reflect that the Court has received a note from the jury. Same is discussed and a written response submitted to the jury.

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11:45 a.m. Court stands at recess.

Let the record reflect that the Court has received a note from the jury advising that the jury has reached a verdict.

1:30 p.m. Court reconvenes.

State's Attorney:	Noel J. R. Levy
Defendant's Attorney:	Dennis C. Jones
Defendant:	Present
Court Reporter:	Rick Gaio

The jury is all present in the jury box and by their foreperson return into court their verdict, which is read and recorded by the clerk, and is as follows:

"Count 1

We, the Jury, duly empanelled and sworn in the above-entitled action, upon our oaths, do find the Defendant GUILTY of Felony Murder.

We, the Jury, further find the Defendant

  X   did  
      did not

commit a dangerous offense by the use or threatening exhibition of a deadly weapon or dangerous instrument and/or the intentional or knowing infliction of serious physical injury

Foreperson."

"Count 2

We, the Jury, duly empanelled and sworn in the above-entitled action, upon our oaths, do find the Defendant GUILTY of Armed Robbery.

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We, the Jury, further find the Defendant

  X   did  
      did not

commit a dangerous offense by the use or threatening exhibition  
of a deadly weapon or dangerous instrument and/or the  
intentional or knowing infliction of serious physical injury

Foreperson."

The jury replies that these are their true verdicts.

At the request of the Defendant, the jury is polled, and  
each juror replies that these are his or her verdicts.

The jury is excused from further consideration of this  
cause.

IT IS ORDERED setting time for entry of judgment of guilt  
and sentencing on 12/06/2002 at 8:30 a.m. in this division.

IT IS FURTHER ORDERED that a presentence investigation and  
report be made and that the Defendant, if not in custody, shall  
immediately report to the Adult Probation Department.

ISSUED: Request for Presentence Report (Green Slip).

IT IS FURTHER ORDERED that the Probation Department is not  
to speak with the Defendant on this matter without counsel being  
present.

IT IS FURTHER ORDERED remanding the Defendant to the  
custody of Maricopa County Sheriff's Office pending sentencing.

ISSUED: Order of Confinement

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1:45 p.m. Court adjourns.

FILED: Verdicts (4); Exhibit Worksheet; Trial/Hearing  
Worksheet; Jury Notes/Responses (2)